

Docket No.: 1840

Patent Application

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Bradley J.Quinn

Entitled:

SYSTEM AND METHOD FOR CONFIGURING AND LOADING A USER

INTERFACE

December 29, 2000

To the Assistant Commissioner for Patents
Box Patent Application
Washington, D.C. 20231

CERTIFICATE OF MAILING BY EXPRESS MAIL

"EXPRESS MAIL" Mailing Label No. EL 768 575 656 US

Date of Deposit December 29, 2000 I hereby certify that this paper or fee is being deposited with the U.S. Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231

ReNeg D. Berggren

WWW. Buggue
Signature

Dear Sir:

REQUEST FOR FILING A NATIONAL PATENT APPLICATION

Transmitted herewith for filing, please find the following:

<u>X</u>	_	ecification, claims and abstract of the above-referenced patent application having 21 ges.
_X	2. <u>9</u> s <u>10</u> .	heet(s) of drawing(s) (<u>X</u> formal <u></u> informal) comprising Figures <u>1</u> through
<u>X</u>	3A.	Declaration (X signed unsigned).
_X	_ 3B.	Power of Attorney (_X_ signed unsigned).
	_3C.	No filing fee, Oath, or Declaration is enclosed pursuant to 37 C.F.R 1.53(d).
_X	_ 4. Inf	formation Disclosure Statement along with Form PTO-1449 and references.

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X 5. This is a: Continuation-In-Part; Divisional; Continuation; substitute Application (MPEP 201.09) of Application Serial No filed; reissue of U.S. Patent No filed on; _X Original; Provisional.
An extension to extend the life of the above prior Application to at least the date of filing hereof (One box must be marked) (a) is concurrently being filed in that prior Application, (b) was previously filed in that prior Application, (c) X is not necessary for copendency.
X 6. Attached is an assignment to Gateway, Inc. Please return the recorded assignment to the undersigned.
7. Priority is claimed under 35 U.S.C. § 119 based on foreign filing.
Application No. Filing Date
(1)
(2)
(3)
(No.) Certified copy (copies) are attached; or were previously filed on
8. Attached: (No.) verified statement(s) establishing "small entity" status under 37 CFR § 1.9 and 1.27.
X 9. Attached:
 X Return Postcard X Request and Certification Under 35 U.S.C. 122(b)(2)(B)(i)
10. Preliminary Amendment:
Prior to a first Office Action, kindly amend the Application as follows:

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11. The following Filing Fee calculation is based on the claims filed less any claims canceled by the Preliminary Amendment of Item 10.

					SMALL ENTITY RATE		LARGE ENTITY RATE			
BASIC FEE					\$355	<u>OR</u>	\$710	=	\$710	
N	UMBER FILED			NUMBER EXTRA						
TOTAL CLAIMS	29	-20	=	9	\$9	<u>OR</u>	\$18	=	\$162	
INDEP. CLAIMS	7	- 3	=	4	\$40	<u>OR</u>	\$80	=	\$320	
If any <u>proper</u> multiple dependent claim (ignore improper) is present \$135 OR \$270									\$0	
If assignment is x'd (item 6), add recording fee \$40.00										
Attached is a Rule 47 Petition (inventor refuses to sign or cannot be reached) \$130										
TOTAL FILING FEE									\$1,232.00	

- 12. A check in the amount of \$_____ to cover the Filing Fee calculated in Item 11 is attached. Please charge any deficiency or credit any overpayment to Deposit Account No. 50-0439.
- X 13. Please charge my Deposit Account No. 50-0439 in the amount of \$1,232.00 to cover the Filing Fee calculated in Item 11. This sheet is attached in duplicate.
- X 14. The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and may be required under 37 CFR 1.16-1.18 (missing or insufficiencies only) now or hereafter relative to this application and for the resulting Official Document under 37 CFR 1.20, and to have and cause any necessary petition for extension of time to be filed and any fees necessary to be paid for said extension of time OR credit any overpayment to our Deposit Account No. 50-0439, for which purpose a duplicate copy of this sheet is attached. The Commissioner is not authorized to charge the issue fee until/unless an issue fee transmittal form is filed.

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DATED: December 29, 2000.

Respectfully submitted, Bradley J.Quinn

By:

William L. Breen, III

Reg. No. 45,313

SUITER & ASSOCIATES PC 11516 Nicholas Street, Suite 205 Omaha, NE 68154-4409

Telephone: (402) 496-0300 Facsimile: (402) 496-0333

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PATENT TRADEMARK OFFICE

Atty Docket Number 1840

I hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certify that the invention disclosed in the attached application has not and will hereby certification has not an attached application hereby certification has not attached application hereby certification he be the subject of an application filed in another country, or under a multilateral agreement. that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

12/29/00

Date

William J. Breen, III

Signature

Reg. No. 45,313

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).